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- Any such certificate, or license, issued by any such authorized board, may be revoked by said board for repeated violation of ordinances enacted under the provisions of this act.
 - SEC. 5. Master plumbers license without examination time limit. Such examining board shall issue a certificate, or license, upon the payment of the regular fee, without examination, to all master plumbers actually engaged in the business of plumbing at the time of the passage of this act, provided application for such license be made within ninety (90) days after taking effect of this act.
- SEC. 6. Terms defined. The term "journeyman plumber" as used in this act, shall mean a person who does any plumbing work which is by law, ordinance, rule or regulation, subject to official inspection. The term "master plumber" as used in this act, shall include any person, firm or corporation, other than master plumber, engaged in the business of installing plumbing. The term "plumbing" as used in this act shall mean the installing of any receptacle used to receive waste water, house soil, slops or sewage.
- 1 SEC. 7. Acts in conflict repealed. All acts or parts of acts that 2 are in conflict with this act are hereby repealed.

Approved April 25, A. D. 1919.

CHAPTER 379.

MANUFACTURE, SALE AND USE OF HOG-CHOLERA SERUM, ETC.

S. F. 212.

AN ACT to repeal sections twenty-five hundred thirty-eight-w3 (2538-w3) supplemental supplement to the code, 1915, twenty-five hundred thirty-eight-w4 (2538-w4) supplement to the code, 1913, twenty-five hundred thirty-eight-w5 (2538-w5) of the supplemental supplement to the code, 1915, and sections twenty-five hundred thirty-eight-w7 (2538-w7) of the supplement to the code, 1913, and sections twenty-five hundred and thirty-eight-w8 (2538-w8) and twenty-five hundred thirty-eight-w12 (2538-w12) of the supplemental supplement to the code, 1915, and sections twenty-five hundred thirty-eight-w9 (2538-w9) twenty-five hundred thirty-eight-w10 (2538-w10) and twenty-five hundred thirty-eight-w11 (2538-w11) of the supplement to the code, 1913, and to enact substitutes therefor regulating and licensing the manufacture, sale and use of anti-hog-cholera serum and hog-cholera virus and providing penalties for violation of the provisions of this act.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Repeal and substitute — commission of animal health

— powers and duties — inspector — agency, etc. That section

twenty-five hundred thirty-eight-w3 (2538-w3) of the supplemental

supplement to the code, 1915, be and the same is hereby repealed and

the following is enacted in lieu thereof:

The commission of animal health shall have the power to make such rules and regulations governing the manufacture of serum and other biological products for use on domestic animals in laboratories located within the state and doing an intrastate business, as it deems necessary to maintain the potency and purity of their products.

It shall have the right and it shall be their duty through a duly appointed inspector to make such inspection of commercial plants and of all distributing agencies representing serum manufacturers located outside of the state doing business under a state permit as will insure a full compliance with the rules and regulations made to govern same. A person, firm, company or corporation, before selling or offering for sale within this state any anti-hog-cholera serum shall first make application to the commission of animal health for permission to sell the same in the state.

Said application shall give the name of said person, firm, company or corporation with its place or places of business. Such other information and samples of serum and other biological products shall be furnished whenever required by the commission of animal health.

If the commission of animal health is satisfied that said person, firm, company or corporation is fit, proper and reliable, they shall issue to said person, firm, company or corporation a permit to sell said serum within the state for a period of one calendar year or part thereof, for which permit they shall collect the sum of fifteen (\$15.00) dollars which money shall be deposited in the state treasury for the use of the commission of animal health. Said permit may at any time be cancelled or suspended by said commission of animal health when it becomes evident to them that the terms on which it was issued are being violated. No anti-hog-cholera serum or other biological products shall be sold or offered for sale or use or be used in this state which have not been produced at a plant holding a valid United States government license for the manufacture and sale of anti-hog-cholera serum and biological products at the time said anti-hog-cholera serum and other biological products were made.

A permit shall be granted a distributing agency for the distribution of anti-hog-cholera serum and hog-cholera virus by the commission of animal health on the same terms and subject to the same pro-

visions as govern the granting of original permits.

SEC. 2. Repeal and substitute — virus — sale and use of — violation of act. That section twenty-five hundred thirty-eight-w4 (2538-w4) supplement to the code, 1913, and section twenty-five hundred thirty-eight-w5 (2538-w5) of the supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following enacted in lieu thereof:

No person, firm, company or corporation shall distribute or sell any portion of virulent blood or virus from cholera-infected hogs except to holders of permits to use the same and shall report in writing to the commission of animal health and under such regulations as they may

10 issue.

And no person shall use any portion of virulent blood or virus from cholera-infected hogs unless he has received special instructions in reference to such use of such virulent blood or virus which is satisfactory to the commission of animal health and said commission has issued a permit to such person, which permit shall be issued by such commission of animal health to any person showing by examination or otherwise, under such rules as the commission may adopt that he has received instruction in the use of such virus as to make him qualified to safely use the same, and such permit shall be cancelled by said commission for cause which said commission may deem sufficient; but all virulent blood or virus used by such persons shall be reported

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to the commission of animal health in such manners as they may require. Any person, firm, company or corporation violating the terms herein stated shall be punished the same as provided for in 23 24 section four (4) of this act. 25

Repeal and substitute - serum, etc. - authorization to SEC. 3. That section twenty-five hundred thirty-eight-w6 (2538-w6) of the supplement to the code, 1913, be and the same is hereby repealed

and the following enacted in lieu thereof:

The commission of animal health or their duly qualified deputies or assistants are hereby authorized to seize for examination, samples of any serum and other biological products and virus used and kept for use or for sale within this state, at any time or at any place, under The commission of anithe police regulations in force in this state. mal health shall have power to condemn or destroy any serum or virus which they deem to be unsafe.

Repeal and substitute. That section twenty-five hundred thirty-eight-w7 (2538-w7) of the supplement to the code, 1913, be and the same is hereby repealed and the following is enacted in lieu thereof:

Violation—Penalty: After the taking effect of this act any person, firm, company or corporation offering or keeping for sale in this state any anti-hog-cholera serum or other biological products or virus in violation of the provisions of this act, or offering or keeping for sale any anti-hog-cholera serum and other biological products which are impotent, contaminated or harmful, shall be fined in a sum of not less than one hundred (\$100.00) dollars nor more than five hundred (\$500.00) dollars.

In default of the payment of such fine the individual, or, if it be a company, firm or corporation offending, the managing agent or executive officer of such firm, company or corporation within the state, shall be imprisoned in the county jail not less than thirty days nor more

17 than one hundred and fifty (150) days.

Repeal and substitute - anti-hog-cholera serum, etc. -That section twenty-five hundred thirty-eight-w8 (2538-w8) 3 4

supplemental supplement to the code, 1915, be and the same is hereby repealed, and the following is enacted in lieu thereof:

After the taking effect of this act any person, firm, company or corporation willfully using or keeping for use in this state any anti-hog-cholera serum and other biological products other than those manufactured at the state laboratory or a plant operating under valid United States veterinary license or those sold by a holder of a valid permit issued by the commission of animal health or removing, defacing, or concealing the labels of the bottles or packages of any antihog-cholera serum or virus or changing the contents from the original container except for immediate use shall be punished as provided for in section four (4) of this act.

Repeal and substitute — anti-hog-cholera serum — authorized manufacture. That section twenty-five hundred thirty-eight-w9 1 (2538-w9) and section twenty-five hundred thirty-eight-w10 (2538-3 w10) and section twenty-five hundred thirty-eight-w11 (2538-w11) of the supplement to the code, 1913, and section twenty-five hundred thirty-eight-w12 (2538-w12) of the supplemental supplement to the 6 code, 1915, be and the same are hereby repealed and the following 7 is enacted in lieu thereof:

8 No part of this act shall apply to the manufacture of anti-hog-9 cholera serum in the state biological laboratory or by the United 10 States department of agriculture.

Approved April 25, A. D. 1919.

CHAPTER 380.

FILING OF MECHANICS' LIEN BY SUBCONTRACTOR, ETC.

S. F. 238.

AN ACT to amend section three thousand ninety-two (3092) of the code, section three thousand ninety-three (3093) supplement to the code, 1913, and section three thousand ninety-four (3094) supplemental supplement to the code, 1915, and section three thousand one hundred two (3102) of the code relating to the time when a sub-contractor may file a mechanic's lien, owner's liability and discharge thereof, and to a sub-contractor's claim after sixty days.

Be it enacted by the General Assembly of the State of Iowa:

- Subcontractor's mechanics' lien filing of claim. That SECTION 1. section three thousand ninety-two (3092) of the code, be and the same is hereby amended by striking out the word "thirty" in line ten thereof and inserting in lieu thereof the word "sixty", and by striking out the word "thirty" in line fourteen thereof and inserting in lieu thereof the word "sixty". That section three thousand ninetythree (3093) supplement to the code, 1913, be amended by striking out the word "thirty" in line nine thereof and inserting in lieu thereof the word "sixty"; by striking out the word "thirty" in line twenty of said section and inserting in lieu thereof the word "sixty" and by striking out the word "thirty" in line thirty-seven of said section and 10 11 inserting in lieu thereof the word "sixty". That section three thou-12 sand ninety-four (3094) supplemental supplement to the code, 1915, 13 be amended by striking out of the catch words the word "thirty" and 14 inserting in lieu thereof the word "sixty", and by striking out the 15 word "thirty" in line four of said section and inserting in lieu thereof 16 the word "sixty", and by striking out the word "thirty" in line thir-17 teen of said section and inserting in lieu thereof the word "sixty". 18
 - SEC. 2. Claim of subcontractor time for filing priority. That the law as it appears in section thirty-one hundred two (3102) of the code be and the same is hereby amended by striking therefrom the last three lines thereof, and by substituting for the lines so stricken the following: Within sixty days after the completion of said public building, bridge or other improvement, and such claims shall have priority in the order in which they are filed.
- 1 SEC. 3. Acts in conflict repealed. That all acts and parts of acts 2 in conflict herewith are repealed.

Approved April 25, A. D. 1919.

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